SOUTHERN DISTRICT OF NEW YORK							
	X						
To year	03-MDL-1570 (GBD)(SN)						
In re: TERRORIST ATTACKS ON	SUDAN						
SEPTEMBER 11, 2001	NOTICE OF AMENDMENT						
	X						
This document relates to: Ashton et al v. al Qa	aeda Islamic Army, et al.						
No. 02-CV-6977(GBD)(SN).							

Plaintiffs file this Notice of Amendment with respect to the underlying Complaint in the above-referenced matter, ECF No. 6537 ______, as permitted and approved by the Court's Order of December 1st, 2020, ECF No. 6547 _____. Upon the filing of this Notice of Amendment, the underlying Complaint is deemed amended to add the individual(s) listed below (the "New Plaintiff(s)") as plaintiff(s) raising claims against the Republic of the Sudan. The underlying Complaint is deemed amended to include the factual allegations, jurisdictional allegations, and jury trial demand, as indicated below, of (a) the Consolidated Amended Complaint as to the Republic of the Sudan ("SCAC"), ECF No. 6539, or (b) the *Ashton* Amended Complaint as to Sudan Defendants in *Ashton v. the Republic of the Sudan*, No. 02-CV-6977 (GBD)(SN), ECF No. 6537 (in 03-md-1570) (hereinafter, the "*Ashton* Sudan Amended Complaint"), as well as all causes of action specified below. The amendment effected through this Notice of Amendment supplements by incorporation into, but does not displace, the underlying Complaint. This Notice of Amendment relates solely to the Republic of the Sudan and does not apply to any other defendant.

Upon filing this Sudan Notice of Amendment, each New Plaintiff is deemed to have adopted all factual and jurisdictional allegations of the complaint that has been joined as

specified below; all prior filings in connection with that complaint; and all prior Orders and rulings of the Court in connection with that complaint.

CAUSES OF ACTION

Each New Plaintiff hereby adopts and incorporates herein by reference the following factual allegations, jurisdictional allegations, and jury trial demand in the following complaint [check only one complaint] and the following causes of action set forth in that complaint: Consolidated Amended Complaint as to the Republic of the Sudan ("SCAC"), ECF No. 6539 (check all causes of action that apply): П COUNT I – Claims under Section 1605A(c) of the Foreign Sovereign Immunities Act, 28 U.S.C. § 1605A(c), on behalf of all Plaintiffs granted a private right of action under 28 U.S.C. § 1605A.¹ \Box COUNT II – Claims under Section 1605A(d) of the Foreign Sovereign Immunities Act, 28 U.S.C. § 1605A(d), on behalf of all Plaintiffs granted a private right of action under 28 U.S.C. § 1605A.² П COUNT III - Aiding and Abetting and Conspiring with Al Qaeda to commit the September 11th Attacks upon the United States in Violation of 18 U.S.C. § 2333(d) (JASTA), on behalf of all "U.S. National" Plaintiffs.³ П COUNT IV - Aiding and Abetting and Conspiring with Al Qaeda to commit the September 11th Attacks upon the United States in Violation of 18 U.S.C. § 2333(a), on behalf of all "U.S. National" Plaintiffs. П COUNT V – Committing acts of international terrorism in violation of 18 U.S.C. § 2333, on behalf of all "U.S. National" Plaintiffs.⁴

¹ Section 1605A of the Foreign Sovereign Immunities Act grants a right of action to (1) nationals of the United States, (2) members of the armed forces, (3) employees of the U.S. government (including individuals performing a contract awarded by the U.S. Government) acting within the scope of employment, and legal representatives of persons described in (1), (2), or (3).

² See preceding footnote.

³ The causes of action pursuant to the ATA, 18 U.S.C. § 2331 et seq., are asserted on behalf of plaintiffs who are U.S. nationals; estates, heirs, and survivors of U.S. nationals; U.S. nationals who are members of a putative class represented by such plaintiffs; plaintiffs who are subrogated to the rights of U.S. nationals who incurred physical injuries to property and related losses as a result of the September 11th attacks; and plaintiffs who are assignees of U.S. nationals killed or injured in the September 11th attacks. The term "U.S. National Plaintiffs" in the context claims under JASTA or the ATA refers to all such parties.

⁴ See preceding footnote.

☑ that a	a Sudan Amended Complaint, ECF No. 6537 (check all causes of action
	COUNT XVIII -Violations of international law, on behalf of all plaintiffs.
	COUNT XVII – Trespass, on behalf of all plaintiffs asserting claims for property damage and economic injuries.
	COUNT XVI – 18 U.S.C. § 1962(a)-(d) – Civil RICO, on behalf of all plaintiffs.
	COUNT XV – Liability pursuant to Restatement (SECOND) of Torts § 317 and Restatement (THIRD) of Agency § 7.05: Hiring, Selecting, and Retaining Employees and Agents, on Behalf of all plaintiffs.
	COUNT XIV – Liability pursuant to Restatement (SECOND) of Torts § 317 and Restatement (THIRD) of Agency § 7.05: Supervising Employees and Agents, on behalf of all plaintiffs.
	COUNT XIII – Negligent and/or intentional infliction of emotional distress on behalf of all plaintiffs.
	COUNT XII – Aiding and Abetting, on behalf of all plaintiffs.
	COUNT XI – Conspiracy, on behalf of all plaintiffs.
	COUNT X – Assault and Battery, on behalf of all plaintiffs bringing wrongful death and personal injury claims.
	COUNT IX – Alien Tort Claims Act, on behalf of all Alien National Plaintiffs. ⁵
	COUNT VIII – Survival, on behalf of all plaintiffs bringing wrongful death claims.
	COUNT VII – Negligence, on behalf of all plaintiffs.
	COUNT VI – Wrongful Death, on behalf of all plaintiffs bringing Wrongful Death claims.

⁵ The causes of action pursuant to the Alien Tort Claims Act (ATCA), 28 U.S.C. § 1350, are asserted on behalf of plaintiffs who are alien nationals; estates, heirs, and survivors of alien nationals who are not themselves U.S. nationals; alien nationals who are members of a putative class represented by such plaintiffs; subrogated to the rights of alien nationals who incurred injuries to property and related losses as a result of the September 11th attacks; and assignees of alien nationals killed or injured in the September 11th attacks.

V	First Cause of Action to Recover Personal Injury and Wrongful Death Damages Pursuant to Section 1605A of the Foreign Sovereign Immunities Act, 28 U.S.C. § 1605A.
V	Second Cause of Action to Recover Personal Injury and Wrongful Death Damages Pursuant to Section 1605B of the Foreign Sovereign Immunities Act, 28 U.S.C. § 1605B (JASTA) and the Anti-Terrorism Acts.
~	Third Cause of Action for Personal Injury and Wrongful Death Injuries Pursuant to State Tort Law.
V	Fourth Cause of Action for Personal Injury and Wrongful Death Damages Pursuant to the Alien tort Claims Act.
V	Fifth Cause of Action for Punitive Damages.
П	Sixth Cause of Action for Property Damage

IDENTIFICATION OF NEW PLAINTIFFS

Each New Plaintiff is or was a survivor of a person who died due to the terrorist attacks of September 11, 2001. For each New Plaintiff, the following chart lists the New Plaintiff's name, the New Plaintiff's residency and nationality, the name of the New Plaintiff's deceased family member, the New Plaintiff's relationship to the decedent, and the paragraph(s) of the underlying Complaint discussing the decedent and/or the decedent's estate.

	Plaintiff's Name (alphabetical by last name)	Plaintiff's State of Residency at filing (or death)	New Plaintiff's Citizenship/N ationality on 9/11/2001	9/11 Decedent's Name	New Plaintiff's Relationship to 9/11 Decedent	Paragraphs of Complaint Discussing 9/11 Decedent
1	Allen, Joann as Personal Representativ e of the Estate of Jose Lafuente, Deceased;	MI	USA	Lafuente, Juan	Sibling	N/A
2	Andrucki, Laura as Personal Representativ e of the Estate of George Andrucki, Deceased;	NY	USA	Andrucki, Jean	Parent	N/A
3	Berger, Gary as Personal Representativ e of the Estate of Phyllis Berger, Deceased;	FL	USA	Berger, Steven	Parent	N/A
4	Calderon, Mariza as Personal Representativ e of the Estate	FL	USA	Calderon, Edward	Parent	N/A

	Plaintiff's Name (alphabetical by last name)	Plaintiff's State of Residency at filing (or death)	New Plaintiff's Citizenship/N ationality on 9/11/2001	9/11 Decedent's Name	New Plaintiff's Relationship to 9/11 Decedent	Paragraphs of Complaint Discussing 9/11 Decedent
	of Vicente Calderon, Deceased;					
5	Callahan, Joseph as Personal Representativ e of the Estate of Anne Sullivan, Deceased;	NY	USA	Kellett, Joseph	Parent	N/A
6	Garcia, Carolyn as Personal Representativ e of the Estate of Isabela Garcia, Deceased;	NY	USA	Garcia, Jr., Andrew	Parent	N/A
7	Greene, Karen as Personal Representativ e of the Estate of Collin Hinds, Deceased;	NY	USA	Hinds, Neil	Parent	N/A
8	Hart, Janice as Personal Representativ e of the Estate of Mark Schreier, Deceased;	NY	USA	Schreier, Jeffrey	Parent	N/A
9	Hart, Janice as Personal Representativ e of the Estate of Stephanie Schreier, Deceased;	NY	USA	Schreier, Jeffrey	Parent	N/A

	Plaintiff's Name (alphabetical by last name)	Plaintiff's State of Residency at filing (or death)	New Plaintiff's Citizenship/N ationality on 9/11/2001	9/11 Decedent's Name	New Plaintiff's Relationship to 9/11 Decedent	Paragraphs of Complaint Discussing 9/11 Decedent
10	Jacobs, Claudia as Personal Representativ e of the Estate of Melvin Jacobs, Deceased;	MA	USA	Jacobs, Ariel	Parent	N/A
11	Jacobs, Matthew as Personal Representativ e of the Estate of Daniel Jacobs, Deceased;	MD	USA	Jacobs, Ariel	Sibling	N/A
12	James, Erin as Personal Representativ e of the Estate of Sandra McGinty, Deceased;	NM	USA	McGinty, Michael	Parent	N/A
13	Lamonsoff, Peggy as Personal Representativ e of the Estate of Moriss Lamonsoff, Deceased;	SC	USA	Lamonsoff, Amy	Parent	N/A
14	Maffeo, Andrea as Personal Representativ e of the Estate of Sam Maffeo, Deceased;	NY	USA	Maffeo, Jennieann	Parent	N/A
15	McKinney, Dallas as	NY	USA	Mckinney, Darryl	Parent	N/A

	Plaintiff's Name (alphabetical by last name)	Plaintiff's State of Residency at filing (or death)	New Plaintiff's Citizenship/N ationality on 9/11/2001	9/11 Decedent's Name	New Plaintiff's Relationship to 9/11 Decedent	Paragraphs of Complaint Discussing 9/11 Decedent
	Personal Representativ e of the Estate of Darryl McKinney, Deceased;					
16	Murphy, Keri as Personal Representativ e of the Estate of Thomas Murphy, Deceased;	VA	USA	Murphy, Patrick	Sibling	N/A
17	Naiman, Scott as Personal Representativ e of the Estate of William Naiman, Deceased;	CA	USA	Naiman, Mildred	Child	N/A
18	Ornstein, Sheila as Personal Representativ e of the Estate of Barbara Rosenblum, Deceased;	NY	USA	Rosenblum, Andrew	Parent	N/A
19	Otero, Caroline as Personal Representativ e of the Estate of Ida Bruno, Deceased;	NY	USA	Calderon, Edward	Parent	N/A
20	Pickford, Linda as Personal Representativ e of the Estate of Thomas	NY	USA	Pickford, Christopher	Parent	N/A

	Plaintiff's Name (alphabetical by last name)	Plaintiff's State of Residency at filing (or death)	New Plaintiff's Citizenship/N ationality on 9/11/2001	9/11 Decedent's Name	New Plaintiff's Relationship to 9/11 Decedent	Paragraphs of Complaint Discussing 9/11 Decedent
	Pickford, Deceased;					
21	Sekzer, Evelyn as Personal Representativ e of the Estate of Wilton Sekzer, Deceased;	NY	USA	Sekzer, Jason	Parent	N/A
22	Sohan, Barbara as Personal Representativ e of the Estate of Clive Sohan, Deceased;	NY	USA	Sohan, Astrid	Parent	N/A
23	Valvo, Carlton as Personal Representativ e of the Estate of Nicoletta Valvo, Deceased;	CA	USA	Valvo II, Carlton	Parent	N/A
24	Walsh, Dianne as Personal Representativ e of the Estate of John Barbuto, Deceased;	MA	USA	Barbuto, Christine	Parent	N/A
25	Wodenshek, Raymond as Personal Representativ e of the Estate of Florence	NC	USA	Wodenshek, Christopher	Parent	N/A

Plaintiff's Name	Plaintiff's	New	9/11 Decedent's	New Plaintiff's	Paragraphs
(alphabetical by	State of	Plaintiff's	Name	Relationship to	of
last name)	Residency	Citizenship/N		9/11 Decedent	Complaint
	at filing	ationality on			Discussing
	(or death)	9/11/2001			9/11
					Decedent
Wodenshek,					
Deceased;					

Dated: December 14, 2022

Respectfully submitted,

KREINDLER & KREINDLER LLP

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